Northern District of California

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

ROBERT ROSS,

Plaintiff,

v.

AT&T MOBILITY, LLC,

Defendant.

Case No. 19-cv-06669-JST

SCHEDULING ORDER

The Court hereby sets the following case deadlines pursuant to Federal Rule of Civil Procedure 16 and Civil Local Rule 16-10:

Event	Deadline
Deadline to add parties or amend the pleadings ¹	June 4, 2020
Fact discovery cut-off	April 9, 2021
Mediation deadline	To be set by separate order
Expert disclosures	April 23, 2021
Expert rebuttal	May 28, 2021
Expert discovery cut-off	June 16, 2021
Deadline to file dispositive motions	July 14, 2021

¹ After this deadline, a party may still seek amendment, but must demonstrate good cause. Fed. R. Civ. P. 16(b)(4).

Event	Deadline	
Pretrial conference statement due	October 29, 2021	
Pretrial conference	November 5, 2021 at 2:00 p.m.	
Trial	November 29, 2021 at 8:00 a.m.	
Estimate of trial length (in days)	Ten	
This case will be tried to a jury.		
All the parties' agreements regarding discovery recited in their joint case management		
ement, ECF No. 35 at 11-12, are adopted as the Court's order.		
Counsel may not modify these dates without leave of court. The parties shall comply with		
Court's standing orders, which are available at https://cand.uscourts.gov/judges/tigar-jon-s-js		

The Court has set a dispositive motion deadline which allows enough time for the Court to consider any such motions well in advance of trial. The parties should assume that any subsequent continuance of the dispositive motion deadline, or any enlargement of the dispositive motion briefing schedule beyond that set forth in Civil Local Rule 7-3, will result in a continuance of the pretrial conference and trial dates of equal or greater length.

The parties must take all necessary steps to conduct discovery, compel discovery, hire counsel, retain experts, and manage their calendars so that they can complete discovery in a timely manner and appear at trial on the noticed and scheduled dates. All counsel must arrange their calendars to accommodate these dates, or arrange to substitute or associate in counsel who can.

Trial dates set by this Court should be regarded as firm. Requests for continuance are disfavored. The Court will not consider any event subsequently scheduled by a party, partycontrolled witness, expert or attorney that conflicts with the above trial date as good cause to grant

///

///

///

Case 4:19-cv-06669-JST Document 42 Filed 05/19/20 Page 3 of 3

United States District Court

a continuance. The Court will not consider the pendency of settlement discussions as good cause to grant a continuance.

IT IS SO ORDERED.

Dated: May 19, 2020

